SOLICITATION/CONTRACT/ORDER FOR COMMERCIAL ITEMS OFFEROR TO COMPLETE BLOCKS 12, 17, 23, 24, AND 30 PAGE 1 OF 21 W81W3G-4063-2034												
2. CONTRACT NO.	OK TO CONILLE	3. AWARD/EFFE	, , -, ,	ER NUMBER	<u> </u>		5. SOLICITA W912DR				. SOLICITATI 7-Mar-20	ON ISSUE DATE
7. FOR SOLICITATION INFORMATION CALI		a. NAME WILLIAM E	PPS				b. TELEPHO		ER (No Collec	, I.		DATE/LOCAL TIME
9. ISSUED BY USAED - BALTIMOR 10 SOUTH HOWARI BALTIMORE MD 212	DSTREET	·	912DR	UNF X SET	ACQUISITION RESTRICTE ASIDE: SMALL BUS	D 100 ⁹	/ FOR	11. DELI DESTINA BLOCK	IVERY FOR ATION UNLE IS MARKED E SCHEDUL	FOB 1	2. DISCOUI	
					SMALL DISA 8(A)		ISINESS	11 1	a. THIS CON DER DPAS (RDER
				SIC: 16				13b. RA				
TEL: FAX:					ANDARD: 2	28.5M		14. MET	THOD OF SC	IFB		RFP
15. DELIVER TO TIOGA-HAMMOND/CO PAXTON WHIPPLE RD 1, BOX 65 TIOGA PA 16946 TEL: 570-835-5281 FA		CODE E1F	R0250	16. ADMIN	NISTERED I	BY			L	COD	E	
17a.CONTRACTOR/	OFFEROR	Co	ODE	18a. PAY	MENT WILL	BE MAI	DE BY			COE	DE	
TEL.		FACI CODI										
11 1			1	BMIT INV		_	RESS SH ADDEND		BLOCK 1	8a. UNLE	SS BLOCK	
19. ITEM NO.	20	. SCHEDULE	OF SUPPLIES/ S	ERVICES	3		21. QUAI	NTITY	22. UNIT	23. UN	IT PRICE	24. AMOUNT
SEE SCHEDULE			=									
25. ACCOUNTING A										26. TOTA	L AWARD A	MOUNT
H			ICE FAR 52.212-1. 52.2						ADDEI ADDEI	닏	닏	NOT ATTACHED
28. CONTRACTOR IS REQUIRED TO SIGN THIS DOCUMENT AND RETURN TO ISSUING OFFICE. CONTRACTOR AGREES TO FURNISH AND DELIVER FORTH OR OTHERWISE IDENTIFIED ABOVE AND ON ANY ADDITIONAL SI TO THE TERMS AND CONDITIONS SPECIFIED HEREIN. 30a. SIGNATURE OF OFFEROR/CONTRACTOR			SHEETS S	UBJECT		SET FORTH	ED NCLUDIN HEREIN,	. YC G ANY ADD IS ACCEPTI	OUR OFFER ITIONS OR ED AS TO I	TEMS:	ITATION WHICH ARE	
OOL NAME AND	TITLE OF OLONE	-5		211-	NAME OF	CONTENT	CTING OFF	TORR	(TYPE OR I	DD TN/III)		
30b. NAME AND (TYPE OR PRINT)	TITLE OF SIGNE	:K	30c. DATE SIGNE	ED TEL:	NAME OF	CONTRA	CTING OFF		AIL:	PRINT)		
32a. QUANTITY I	INSPECTED A	CCEPTED, AND	CONFORMS TO THE		PARTIAL	FINA		CHER NU	MBER ;	35. AMOL CORF	JNT VERI RECT FOR	FIED R
32b. SIGNATURE REPRESENTATI	OF AUTHORIZE		32c. DATE	36. F	PAYMENT	T OMPLET	E PAR	TIAL	FINAL	37. CHEC	K NUMBI	ĒR
41a I CEPTIEV TUIC	S ACCOUNT IS CODE	RECT AND DRO	DER EOR DAVMENT	38. S	/R ACCOUN	NT NUMI	BER 39	. S/R VOL	JCHER NUM	IBER	40. PAID	ВҮ
41a. I CERTIFY THIS ACCOUNT IS CORRECT AND PROPER FOR PAYMENT 41b. SIGNATURE AND TITLE OF 41c. DATE			42a. I	RECEIVED	BY (Pr	int)						
CERTIFYING OFFICER		42b. I	42b. RECEIVED AT (Location)									
				42c. [DATE REC'I	D (YY/I	MM/DD)	42d. TOT	AL CONTAI	NERS		

Section SF 1449 - CONTINUATION SHEET

ITEM NO SUPPLIES/SERVICES QUANTITY UNIT UNIT PRICE AMOUNT 1 Lump Sum

1 Lump Sum
PAVING AT TIOGA TAILRACE PARKING AREA

FFP

Contractor will insure lay-out dimensions of (100'X 120') that provides for a square and even work site perimeter. Existing gravel base will be excavated, leveled and compacted to provide surface uniformity and proper drainage AT THE TIOGA TAILRACE PARKING AREA per the attached Statement of Work.

POC (REQUESTOR) PAX WHIPPLE/CORI BROWN (570) 835-5281/(410)962-6019

POC (VENDOR)

POC (CONTRACTING OFFICE) WILLIAM EPPS (410)962-

5610/tony.epps@usace.army.mil

PURCHASE REQUEST NUMBER: W81W3G-4063-2034

NET AMT

FOB: Destination

INSPECTION AND ACCEPTANCE TERMS

Supplies/services will be inspected/accepted at:

CLIN INSPECT AT INSPECT BY ACCEPT AT ACCEPT BY 0001 N/A N/A N/A N/A N/A

DELIVERY INFORMATION

CLIN DELIVERY DATE QUANTITY SHIP TO ADDRESS UIC

0001 POP 15-APR-2004 TO N/A TIOGA-HAMMOND/COWANESQUE LAKE E1R0250

15-JUL-2004 PAXTON WHIPPLE

RD 1, BOX 65 TIOGA PA 16946 570-835-5281 FOB: Destination

CLAUSES INCORPORATED BY REFERENCE

52.202-1 Alt I	Definitions (Dec 2001) Alternate I	MAY 2001
52.211-13	Time Extensions	SEP 2000
52.211-18	Variation in Estimated Quantity	APR 1984
52.212-4	Contract Terms and ConditionsCommercial Items	OCT 2003
52.214-34	Submission Of Offers In The English Language	APR 1991
52.214-35	Submission Of Offers In U.S. Currency	APR 1991
52.219-1	Small Business Program Representations	APR 2002
52.219-3	Notice of Total HUBZone Set-Aide	JAN 1999
52.219-6	Notice Of Total Small Business Set-Aside	JUN 2003
52.219-6 Alt I	Notice of Total Small Business Set-Aside (Jun 2003) -	OCT 1995
	Alternate I	
52.222-3	Convict Labor	JUN 2003
52.222-6	Davis Bacon Act	FEB 1995
52.222-7	Withholding of Funds	FEB 1988
52.222-8	Payrolls and Basic Records	FEB 1988
52.222-9	Apprentices and Trainees	FEB 1988
52.222-10	Compliance with Copeland Act Requirements	FEB 1988
52.222-11	Subcontracts (Labor Standards)	FEB 1988
52.222-12	Contract Termination-Debarment	FEB 1988
52.222-13	Compliance with Davis-Bacon and Related Act Regulations.	
52.222-14	Disputes Concerning Labor Standards	FEB 1988
52.222-15	Certification of Eligibility	FEB 1988
52.222-21	Prohibition Of Segregated Facilities	FEB 1999
52.222-26	Equal Opportunity	APR 2002
52.222-27	Affirmative Action Compliance Requirements for	FEB 1999
32.222-21	Construction	TED 1999
52.222-36	Affirmative Action For Workers With Disabilities	JUN 1998
52.225-10	Notice of Buy American Act RequirementConstruction	MAY 2002
32.223 10	Materials	WINT 2002
52.228-13	Alternative Payment Protections	JUL 2000
52.232-27	Prompt Payment for Construction Contracts	OCT 2003
52.233-3	Protest After Award	AUG 1996
52.236-5	Material and Workmanship	APR 1984
52.236-7	Permits and Responsibilities	NOV 1991
52.236-17	Layout of Work	APR 1984
52.236-26	Preconstruction Conference	FEB 1995
52.236-28	Preparation of ProposalsConstruction	OCT 1997
52.242-14	Suspension of Work	APR 1984
52.243-5	Changes and Changed Conditions	APR 1984
52.246-1	Contractor Inspection Requirements	APR 1984
52.247-34	F.O.B. Destination	NOV 1991
52.253-1	Computer Generated Forms	JAN 1991
252.204-7003	Control Of Government Personnel Work Product	APR 1992
	Required Central Contractor Registration Alternate A	NOV 2003
252.219-7011	Notification to Delay Performance	JUN 1998
252.225-7016	Restriction On Acquisition Of Ball and Roller Bearings	APR 2003
252.232-7003	Electronic Submission of Payment Requests	JAN 2004
252.236-7000	Modification Proposals-Price Breakdown	DEC 1991

252.236-7006	Cost Limitation	JAN 1997
252.243-7001	Pricing Of Contract Modifications	DEC 1991
252.246-7000	Material Inspection And Receiving Report	MAR 2003

CLAUSES INCORPORATED BY FULL TEXT

52.211-10 COMMENCEMENT, PROSECUTION, AND COMPLETION OF WORK (APR 1984)

The Contractor shall be required to (a) commence work under this contract within Ten (10) calendar days after the date the Contractor receives the notice to proceed, (b) prosecute the work diligently, and (c) complete the entire work ready for use not later than July 15, 2004.

* The time stated for completion shall include final cleanup of the premises.

*The Contracting Officer shall specify either a number of days after the date the contractor receives the notice to proceed, or a calendar date.

(End of clause)

52.212-1 INSTRUCTIONS TO OFFERORS--COMMERCIAL ITEMS (JAN 2004)

- (a) North American Industry Classification System (NAICS) code and small business size standard. The NAICS code and small business size standard for this acquisition appear in Block 10 of the solicitation cover sheet (SF 1449). However, the small business size standard for a concern which submits an offer in its own name, but which proposes to furnish an item which it did not itself manufacture, is 500 employees.
- (b) Submission of offers. Submit signed and dated offers to the office specified in this solicitation at or before the exact time specified in this solicitation. Offers may be submitted on the SF 1449, letterhead stationery, or as otherwise specified in the solicitation. As a minimum, offers must show--
- (1) The solicitation number:
- (2) The time specified in the solicitation for receipt of offers;
- (3) The name, address, and telephone number of the offeror;
- (4) A technical description of the items being offered in sufficient detail to evaluate compliance with the requirements in the solicitation. This may include product literature, or other documents, if necessary;
- (5) Terms of any express warranty;
- (6) Price and any discount terms;
- (7) "Remit to" address, if different than mailing address;
- (8) A completed copy of the representations and certifications at FAR 52.212-3;
- (9) Acknowledgment of Solicitation Amendments;
- (10) Past performance information, when included as an evaluation factor, to include recent and relevant contracts for the same or similar items and other references (including contract numbers, points of contact with telephone numbers and other relevant information); and

- (11) If the offer is not submitted on the SF 1449, include a statement specifying the extent of agreement with all terms, conditions, and provisions included in the solicitation. Offers that fail to furnish required representations or information, or reject the terms and conditions of the solicitation may be excluded from consideration.
- (c) Period for acceptance of offers. The offeror agrees to hold the prices in its offer firm for 30 calendar days from the date specified for receipt of offers, unless another time period is specified in an addendum to the solicitation.
- (d) Product samples. When required by the solicitation, product samples shall be submitted at or prior to the time specified for receipt of offers. Unless otherwise specified in this solicitation, these samples shall be submitted at no expense to the Government, and returned at the sender's request and expense, unless they are destroyed during preaward testing.
- (e) Multiple offers. Offerors are encouraged to submit multiple offers presenting alternative terms and conditions or commercial items for satisfying the requirements of this solicitation. Each offer submitted will be evaluated separately.
- (f) Late submissions, modifications, revisions, and withdrawals of offers:
- (1) Offerors are responsible for submitting offers, and any modifications, revisions, or withdrawals, so as to reach the Government office designated in the solicitation by the time specified in the solicitation. If no time is specified in the solicitation, the time for receipt is 4:30 p.m., local time, for the designated Government office on the date that offers or revisions are due.
- (2)(i) Any offer, modification, revision, or withdrawal of an offer received at the Government office designated in the solicitation after the exact time specified for receipt of offers is "late" and will not be considered unless it is received before award is made, the Contracting Officer determines that accepting the late offer would not unduly delay the acquisition; and--
- (A) If it was transmitted through an electronic commerce method authorized by the solicitation, it was received at the initial point of entry to the Government infrastructure not later than 5:00 p.m. one working day prior to the date specified for receipt of offers; or
- (B) There is acceptable evidence to establish that it was received at the Government installation designated for receipt of offers and was under the Government's control prior to the time set for receipt of offers; or
- (C) If this solicitation is a request for proposals, it was the only proposal received.
- (ii) However, a late modification of an otherwise successful offer, that makes its terms more favorable to the Government, will be considered at any time it is received and may be accepted.
- (3) Acceptable evidence to establish the time of receipt at the Government installation includes the time/date stamp of that installation on the offer wrapper, other documentary evidence of receipt maintained by the installation, or oral testimony or statements of Government personnel.
- (4) If an emergency or unanticipated event interrupts normal Government processes so that offers cannot be received at the Government office designated for receipt of offers by the exact time specified in the solicitation, and urgent Government requirements preclude amendment of the solicitation or other notice of an extension of the closing date, the time specified for receipt of offers will be deemed to be extended to the same time of day specified in the solicitation on the first work day on which normal Government processes resume.
- (5) Offers may be withdrawn by written notice received at any time before the exact time set for receipt of offers. Oral offers in response to oral solicitations may be withdrawn orally. If the solicitation authorizes facsimile offers, offers may be withdrawn via facsimile received at any time before the exact time set for receipt of offers, subject to the conditions specified in the solicitation concerning facsimile offers. An offer may be withdrawn in person by an

offeror or its authorized representative if, before the exact time set for receipt of offers, the identity of the person requesting withdrawal is established and the person signs a receipt for the offer.

- (g) Contract award (not applicable to Invitation for Bids). The Government intends to evaluate offers and award a contract without discussions with offerors. Therefore, the offeror's initial offer should contain the offeror's best terms from a price and technical standpoint. However, the Government reserves the right to conduct discussions if later determined by the Contracting Officer to be necessary. The Government may reject any or all offers if such action is in the public interest; accept other than the lowest offer; and waive informalities and minor irregularities in offers received.
- (h) Multiple awards. The Government may accept any item or group of items of an offer, unless the offeror qualifies the offer by specific limitations. Unless otherwise provided in the Schedule, offers may not be submitted for quantities less than those specified. The Government reserves the right to make an award on any item for a quantity less than the quantity offered, at the unit prices offered, unless the offeror specifies otherwise in the offer.
- (i) Availability of requirements documents cited in the solicitation. (1) The Index of Federal Specifications, Standards and Commercial Item Descriptions and the documents listed in it may be obtained from the General Services Administration, Federal Supply Service Bureau, Specifications Section, Suite 8100, 470 L'Enfant Plaza, SW, Washington, DC 20407 ((202) 619-8925).
- (2) The DOD Index of Specifications and Standards (DODISS) and documents listed in it may be obtained from the Standardization Documents Desk, Building 4D, 700 Robbins Avenue, Philadelphia, PA 19111-5094 (telephone (215) 697-2569).
- (i) Availability of requirements documents cited in the solicitation. (1)(i) The GSA Index of Federal Specifications, Standards and Commercial Item Descriptions, FPMR Part 101-29, and copies of specifications, standards, and commercial item descriptions cited in this solicitation may be obtained for a fee by submitting a request to--GSA Federal Supply Service Specifications Section, Suite 8100, 470 East L'Enfant Plaza, SW, Washington, DC 20407, Telephone (202) 619-8925, Facsimile (202) 619-8978.
- (ii) If the General Services Administration, Department of Agriculture, or Department of Veterans Affairs issued this solicitation, a single copy of specifications, standards, and commercial item descriptions cited in this solicitation may be obtained free of charge by submitting a request to the addressee in paragraph (i)(1)(i) of this provision. Additional copies will be issued for a fee.
- (2) The DoD Index of Specifications and Standards (DoDISS) and documents listed in it may be obtained from the-Department of Defense Single Stock Point (DoDSSP), Building 4, Section D, 700 Robbins Avenue, Philadelphia, PA 19111-5094, Telephone (215) 697-2667/2179, Facsimile (215) 697-1462.
- (i) Automatic distribution may be obtained on a subscription basis.
- (ii) Order forms, pricing information, and customer support information may be obtained-
- (A) By telephone at (215) 697-2667/2179; or
- (B) Through the DoDSSP Internet site at http://dodssp.daps.mil.
- (3) Nongovernment (voluntary) standards must be obtained from the organization responsible for their preparation, publication, or maintenance.
- (j) Data Universal Numbering System (DUNS) Number. (Applies to all offers exceeding \$25,000, and offers of \$25,000 or less if the solicitation requires the Contractor to be registered in the Central Contractor Registration (CCR) database. The offeror shall enter, in the block with its name and address on the cover page of its offer, the annotation "DUNS" or "DUNS +4" followed by the DUNS or DUNS +4 number that identifies the offeror's name and address. The DUNS +4 is the DUNS number plus a 4-character suffix that may be assigned at the discretion of

the offeror to establish additional CCR records for identifying alternative Electronic Funds Transfer (EFT) accounts (see FAR Subpart 32.11) for the same parent concern. If the offeror does not have a DUNS number, it should contact Dun and Bradstreet directly to obtain one. An offeror within the United States may contact Dun and Bradstreet by calling 1-866-705-5711 or via the internet at http://www.dnb.com. An offeror located outside the United States must contact the local Dun and Bradstreet office for a DUNS number.

- (k) Central Contractor Registration. Unless exempted by an addendum to this solicitation, by submission of an offer, the offeror acknowledges the requirement that a prospective awardee shall be registered in the CCR database prior to award, during performance and through final payment of any contract resulting from this solicitation. If the Offeror does not become registered in the CCR database in the time prescribed by the Contracting Officer, the Contracting Officer will proceed to award to the next otherwise successful registered Offeror. Offerors may obtain information on registration and annual confirmation requirements via the Internet at http://www.ccr.gov or by calling 1-888-227-2423 or 269-961-5757.
- (l) Debriefing. If a post-award debriefing is given to requesting offerors, the Government shall disclose the following information, if applicable:
- (1) The agency's evaluation of the significant weak or deficient factors in the debriefed offeror's offer.
- (2) The overall evaluated cost or price and technical rating of the successful and the debriefed offeror and past performance information on the debriefed offeror.
- (3) The overall ranking of all offerors, when any ranking was developed by the agency during source selection.
- (4) A summary of the rationale for award;
- (5) For acquisitions of commercial items, the make and model of the item to be delivered by the successful offeror.
- (6) Reasonable responses to relevant questions posed by the debriefed offeror as to whether source-selection procedures set forth in the solicitation, applicable regulations, and other applicable authorities were followed by the agency.

(End of provision)

52.212-5 CONTRACT TERMS AND CONDITIONS REQUIRED TO IMPLEMENT STATUTES OR EXECUTIVE ORDERS--COMMERCIAL ITEMS (JAN 2004) (DEVIATION)

- (a) Comptroller General Examination of Record. The Contractor agrees to comply with the provisions of this paragraph (a) if the contract was awarded using other than sealed bid, is in excess of the simplified acquisition threshold, and dow not contain the clause at 52.215-2, Audit and Records-Negotiation.
- (1) The Comptroller General of the United States, or an authorized representative of the Comptroller General, shall have access to the right to examine any of the Contractor's directly pertinent records involving transactions related to this contract.
- (2) The Contractor shall make available at its offices at all reasonable times, the records, materials, and other evidence for examination, audit, or reproduction, until 3 years after final payment under this contract or for any shorter period specified in FAR Subpart 4.7, Contractor Records Retention, of the other clauses of this contract. If this contract is completely or partially terminated, the records relating to the work terminated shall be made available for 3 years after any resulting final termination settlement. Records relating to appeals under the disputes clause or to litigation or the settlement of claims arising under or relating to this contract shall be made available until such appeals, litigation, or claims are finally resolved.

- (3) As used in this clause, records include books, documents, accounting procedures and practices, and other data, regardless of form. This does not require the Contractor to create or maintain any record that the Contractor does not maintain in the ordinary course of business or pursuant to a provision of law.
- (b) Notwithstanding the requirements of the clauses in paragraphs (a), (b), (c), and (d) of this clause, the Contractor is not required to flow down any FAR clause, other than those in paragraphs (i) through (vi) of this paragraph in a subcontract for commercial items. Unless otherwise indicated below, the extent of the flow down shall be as required by the clause--
- (i) 52.219-8, Utilization of Small Business Concerns (October 2000) (15 U.S.C. 637(d)(2) and (3)), in all subcontracts that offer further subcontracting opportunities. If the subcontract (except subcontracts to small business concerns) exceeds \$500,000 (\$1,000,000 for construction of any public facility), the subcontractor must include 52.219-8 in lower tier subcontracts that offer subcontracting opportunities.
- (ii) 52.222-26, Equal Opportunity (April 2002) (E.O. 11246).
- (iii) 52.222-35, Equal Opportunity for Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible Veterans (December 2001) (38 U.S.C. 4212).
- (iv) 52.222-36, Affirmative Action for Workers with Disabilities (June 1998) (29 U.S.C. 793).
- (v) 52.222-41, Service Contract Act of 1965, as Amended (May 1989), flow down required for all subcontracts subject to the Service Contract Act of 1965 (41 U.S.C. 351, et seq.).
- (vi) 52.247-64, Preference for Privately Owned U.S.-Flag Commercial Vessels (April 2003) (46 U.S.C. Appx 1241 and 10 U.S.C. 2631). Flow down required in accordance with paragraph (d) of FAR clause 52.247-64.
- (c) While not required, the contractor May include in its subcontracts for commercial items a minimal number of additional clauses necessary to satisfy its contractual obligations.

(End of clause)

52.219-11 SPECIAL 8(a) CONTRACT CONDITIONS (FEB 1990)

The Small Business Administration (SBA) agrees to the following:

- (a) To furnish the supplies or services set forth in this contract according to the specifications and the terms and conditions hereof by subcontracting with an eligible concern pursuant to the provisions of section 8(a) of the Small Business Act, as amended (15 U.S.C. 637(a)).
- (b) That in the event SBA does not award a subcontract for all or a part of the work hereunder, this contract may be terminated either in whole or in part without cost to either party.
- (c) Except for novation agreements and advance payments, delegates to the USACE, Baltimore District the responsibility for administering the subcontract to be awarded hereunder with complete authority to take any action on behalf of the Government under the terms and conditions of the subcontract; provided, however, that the USACE, Baltimore District, Contracting Division shall give advance notice to the SBA before it issues a final notice terminating the right of a subcontractor to proceed with further performance, either in whole or in part, under the subcontract for default or for the convenience of the Government.
- (d) That payments to be made under any subcontract awarded under this contract will be made directly to the subcontractor by the <u>USACE</u>, <u>Baltimore District</u>, <u>Contracting Division</u>.

- (e) That the subcontractor awarded a subcontract hereunder shall have the right of appeal from decisions of the Contracting Officer cognizable under the "Disputes" clause of said subcontract.
- (f) To notify the <u>USACE</u>, <u>Baltimore District Contracting Division</u> Contracting Officer immediately upon notification by the subcontractor that the owner or owners upon whom 8(a) eligibility was based plan to relinquish ownership or control of the concern.

(End of clause)

52.222-22 PREVIOUS CONTRACTS AND COMPLIANCE REPORTS (FEB 1999)

The offeror represents that --

- (a) () It has, () has not participated in a previous contract or subcontract subject to the Equal Opportunity clause of this solicitation;
- (b) () It has, () has not, filed all required compliance reports; and
- (c) Representations indicating submission of required compliance reports, signed by proposed subcontractors, will be obtained before subcontract awards.

(End of provision)

52.222-23 NOTICE OF REQUIREMENT FOR AFFIRMATIVE ACTION TO ENSURE EQUAL EMPLOYMENT OPPORTUNITY FOR CONSTRUCTION (FEB 1999)

- (a) The offeror's attention is called to the Equal Opportunity clause and the Affirmative Action Compliance Requirements for Construction clause of this solicitation.
- (b) The goals for minority and female participation, expressed in percentage terms for the Contractor's aggregate workforce in each trade on all construction work in the covered area, are as follows:

Goals for minority participation for each trade	Goals for female participation for each trade		
1.2%	6.9%		

These goals are applicable to all the Contractor's construction work performed in the covered area. If the Contractor performs construction work in a geographical area located outside of the covered area, the Contractor shall apply the goals established for the geographical area where the work is actually performed. Goals are published periodically in the Federal Register in notice form, and these notices may be obtained from any Office of Federal Contract Compliance Programs office.

(c) The Contractor's compliance with Executive Order 11246, as amended, and the regulations in 41 CFR 60-4 shall be based on (1) its implementation of the Equal Opportunity clause, (2) specific affirmative action obligations required by the clause entitled "Affirmative Action Compliance Requirements for Construction," and (3) its efforts to meet the goals. The hours of minority and female employment and training must be substantially uniform throughout the length of the contract, and in each trade. The Contractor shall make a good faith effort to employ minorities and women evenly on each of its projects. The transfer of minority or female employees or trainees from Contractor to Contractor, or from project to project, for the sole purpose of meeting the Contractor's goals shall be a violation of the contract, Executive Order 11246, as amended, and the regulations in 41 CFR 60-4. Compliance with

the goals will be measured against the total work hours performed.

- (d) The Contractor shall provide written notification to the Deputy Assistant Secretary for Federal Contract Compliance, U.S. Department of Labor, within 10 working days following award of any construction subcontract in excess of \$10,000 at any tier for construction work under the contract resulting from this solicitation. The notification shall list the --
- (1) Name, address, and telephone number of the subcontractor;
- (2) Employer's identification number of the subcontractor;
- (3) Estimated dollar amount of the subcontract;
- (4) Estimated starting and completion dates of the subcontract; and
- (5) Geographical area in which the subcontract is to be performed.
- (e) As used in this Notice, and in any contract resulting from this solicitation, the "covered area" is NY Chenango; NY Delaware; NY Otsego; NY Schuyler; NY Steuben; NY Tompkins; PA Bradford; PA Tioga.

(End of provision)

52.252-1 SOLICITATION PROVISIONS INCORPORATED BY REFERENCE (FEB 1998)

This solicitation incorporates one or more solicitation provisions by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. The offeror is cautioned that the listed provisions may include blocks that must be completed by the offeror and submitted with its quotation or offer. In lieu of submitting the full text of those provisions, the offeror may identify the provision by paragraph identifier and provide the appropriate information with its quotation or offer. Also, the full text of a solicitation provision may be accessed electronically at this/these address(es):

HTTP://FARSITE.HILL.AF.MIL

(End of provision

52.252-2 CLAUSES INCORPORATED BY REFERENCE (FEB 1998)

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this/these address(es):

HTTP://FARSITE.HILL.AF.MIL

(End of clause)

252.212-7001 CONTRACT TERMS AND CONDITIONS REQUIRED TO IMPLEMENT STATUTES OR EXECUTIVE ORDERS APPLICABLE TO DEFENSE ACQUISITIONS OF COMMERCIAL ITEMS (JAN 2004) (DEVIATION)

(a) In addition to the clauses listed in paragraph (b) of the Contract Terms and Conditions Required to Implement Statutes or Executive Orders--Commercial Items (DEVIATION) clause of this contract, the Contractor shall include the terms of the following clause, if applicable, in subcontracts for commercial items or commercial components, awarded at any tier under this contract:

252.225-7014	Preference for Domestic Specialty Metals, Alternate I (APR 2003) (10
	U.S.C. 2533a).
252.247-7023	Transportation of Supplies by Sea (MAY 2002) (10 U.S.C. 2631)
252.247-7024	Notification of Transportation of Supplies by Sea (MAR 2000) (10
	U.S.C. 2631)

(End of clause)

STATEMENT OF WORK

SPECIFICATIONS

Work will be accomplished in two stages

1.) Site Preparations:

Contractor will insure lay-out dimensions of (100'X 120') that provides for a square and even work site perimeter. Existing gravel base will be excavated, leveled and compacted to provide surface uniformity and proper drainage. Base will be prepared to insure concrete asphalt adheres, blends evenly and consistently with existing access road approach. Quality and consistency of gravel base will meet or exceed current industry standards.

2.) Materials Placement:

The contractor will supply/place 4" wearing surface of hot-mixed asphalt concrete that compares to Pennsylvania Dept. of Transportation section 420 table B for specifications for material classified as (Binder Coat) on the designated work site.

Contractor will insure mixing of asphalt concrete is accomplished in an approved mixer. Aggregate and bituminous materials shall be properly measured, gauged and blended to assure homogeneous composition is obtained. Aggregate bituminous mix shall be of the type/grade specified, heated uniformly as specified by job-mix formula.

Asphalt concrete will be transported to the site in trucks that are clean and free of all foreign materials which may adversely affect the asphalt concretes overall performance. Material will be delivered at the proper laying temperature. No material will be placed in wet conditions or when ambient air temperature is below 50 degrees Fahrenheit.

Immediately after asphalt concrete has been spread, struck off and irregularities adjusted, it will be thoroughly and uniformly compacted by mechanical rolling. Loose, broken or contaminated asphalt will be removed and replaced with fresh hot material.

Contractor will be responsible for protecting the public from any hazards associated with implementation of contract. Traffic control shall be administered during all phases of site preparations, asphalt application, rolling and curing. Control methods may include but shall not be limited to barricades, warning lights and flags persons. Contract will required to adhere to all pertinent safety measures as found in U.S. Army Corps of Engineers Safety and Health Manual E.M. 385-1-1. The contractor will be required to follow standard trade practices throughout the term of the contract that meet or exceed Pennsylvania Dept. of Transportation specifications.

SPECIFICATIONS

All work will be preformed Monday through Friday between 7:00 a.m. and 4:00 p.m. Any deviation from contract specifications will not be accepted without approval from the Contracting Officer or his representative.

All questions and arrangements for site visits will be addressed to:

Maintenance Foreman L. P. Whipple Tioga-Hammond/Cowanesque Lakes RR #1 Box 65, Tioga, Pa. 16946 570-835-5281

WAGE RATES

WAGE DETERMINATION DECISION of the SECRETARY OF LABOR

The following wage determination will be used to conform with the requirements of the Davis-Bacon Act (40 U.S.C. 276a to 276a-7) of the Contract Clauses*:

Decision No. PA030014 dated 5 March 2004

HEAVY CONSTRUCTION WAGE SCHEDULES FOR TIOGA COUNTY ONLY PROJECT.

APPLY TO THIS

*WAGE DETERMINATIONS: The provisions of the Davis-Bacon Act also apply to employees who work at off-site facilities such as plants, rock quarries, sand pits, and the like, which are set up exclusively site construction project and are reasonably near to furnish material to the onthe construction site. Accordingly, contractors are required maintain complete records on such employees. However, opera operations of a established in proximity to but not "commercial supplies" or "material-man" on the actual site of work prior to the opening of bids are not covered by the even if dedicated exclusively to the Federal project for a Act CFR 5.2(1))

General Decision Number: PA030014 03/05/2004

General Decision Number: PA030014 03/05/2004 Superseded General Decision Number: PA020014

State: Pennsylvania

Construction Types: Heavy and Highway

Counties: Adams, Berks, Bradford, Carbon, Columbia, Cumberland, Dauphin, Juniata, Lackawanna, Lancaster, Lebanon, Lehigh, Luzerne, Lycoming, Monroe, Montour, Northampton,

Northumberland, Perry, Pike, Schuylkill, Snyder, Sullivan, Susquehanna, Tioga, Union, Wayne, Wyoming and York Counties in

Pennsylvania.

HEAVY AND HIGHWAY CONSTRUCTION PROJECTS (Excluding Sewer Grouting Projects and Excluding Sewage and Water Treatment Plant Projects)

Modification Number	Publication Date		
0	06/13/2003		
1	11/14/2003		
2	11/21/2003		
3	12/05/2003		

4 5 6	12/12/2003 01/16/2004 03/05/2004	
BOIL0013-003 08/30/2003		To be seen
Boilermaker	Rates \$ 33.38	
CARP0076-011 05/01/2003 COLUMBIA, MONTOUR, NORTHU the lower part of Luzerne Lusanna, Lehigh, Packer, Forest	county, Carbon Cou	nty, Banks,
Millwright	Rates \$ 23.98	Fringes 9.33
CARP0191-002 05/01/2003 YORK COUNTY		
Millwright	Rates \$ 20.97	Fringes 7.62
CARP0287-009 05/01/2003 ADAMS, CUMBERLAND, DAUPHI NEW CUMBERLAND ARMY DEPOT YORK COUNTY	' AND HARRISBURG YOR	
Millwright		
CARP0454-005 05/01/2003 LEHIGH AND NORTHAMPTON CO Piledriverman Footnote: PAID HOLIDAY Day, Independence Day, Christmas Day (provided holiday and the day aft	Rates\$ 29.60 S: Washington's Bi Labor Day, Thanksgi the employee works	rthday, Memorial ving Day, and
CARP0492-002 05/01/2003 BERKS COUNTY		
Millwright	Rates\$ 24.79	Fringes 8.52
CARP0600-005 07/01/2003 LEHIGH AND NORTHAMPTON CO	UNTIES Rates	Fringes
Carpenter		12.91
CARP1906-002 07/01/2003 CARBON (Townships: East P Franklin, Towamensing, Pe 903 and east to the Kidde Nesquehoning, Lansford, S Bownmanstown, Palmerton, AND NORTHAMPTON COUNTIES	nn Forest. Everyth r Township Line. Be nummit Hill, Jim Tho Lehighton, and Parr	ing south of Route proughs: Hauto, rpe, Weissport, yville) , LEHIGH
Millwright	Rates \$ 26.78	Fringes 13.91
CARP2235-008 01/01/2003 EXCEPT LEHIGH AND NORTHAM	IPTON COUNTIES Rates	Fringes
Piledriverman	\$ 21.87	6.10
CARP2274-002 01/01/2003 EXCEPT LEHIGH AND NORTHAM	IPTON COUNTIES Rates	Fringes
Carpenter	\$ 21.87	6.10
ELEC0126-001 06/01/2003		

	Dates	Eningo
Line Construction (ADAMS, CUMBERLAND, DAUPHIN,	Rates	Fringes
LANCASTER, LEBANON, JUNIATA, PERRY AND YORK		
COUNTIES) Groundmen\$		8.79
Linemen\$ Truck Drivers\$	18.05	8.79 8.79 8.79
Winch Truck Operators\$ Line Construction: (BERKS AND LEHIGH	19.44	8.79
NORTHAMPTON COUNTIES) Groundmen\$ Linemen\$		9.24 9.24
Truck Driver\$ Winch Truck Operators\$	19.55	9.24 9.24 9.24
ELEC1319-001 12/02/2002		
BRADFORD, CARBON, COLUMBIA, LACKA MONROE, MONTOUR, NORTHUMBERLAND,	PIKE, SCHUYLKII	L, SNYDER,
		WYOMING COUNTIES Fringes
Line Construction: Groundmen\$ Lineman\$	18.14	6%+6.80
Lineman\$ Truck Drivers\$	28.79 20.15	6%+6.80 6%+6.80
Winch Truck Operators\$		6%+6.80
ELEC2011-001 05/01/1988 ADAMS, BERKS, CUMBERLAND, DAUPHIN	, JUNIATA, LANC	CASTER, LEBANON,
LEHIGH, NORTHAMPTON, AND PERRY CO		Fringes
Line Construction: (RAILROAD ONLY)		-
GROUP 1\$ GROUP 2\$	12.34	6%+.06+A 6%+.60+A
GROUP 3\$	10.78	6%+.60+A
A. PAID HOLIDAYS: New Year's Independence Day, Labor Day, El		
and Christmas Day, provided the and after the holiday.	employee works	the day before
LINE CONSTRUCTION CLASSIFICATIO GROUP 1: Linemen		
GROUP 2: Hoisting equipment - erecting framed structures, ere	when erecting c cting steel tra	complete towers,
poles, erecting railroad pole e when operating personnel lift b	askets. Tensic	on pulling
equipment under energized condi energized circuits or above ene	tions - paralle	el with other
structure not to include crosso stringing including static cond	vers. Bundled	conductor
lines. Excavating augers 36" i	nches in diamet	er or larger,
5/8 cubic yard, backhoe and lar in depth, bulldozer D-6 (caterp		
finish grade work. GROUP 3: Operators of all othe		
ENGI0542-004 05/01/2003	Rates	Fringes
Power equipment operators: (HIGHWAY CONSTRUCTION AND	1.000	
WATER LINES CONSTRUCTION (OFF PLANT SITE))		
GROUP 1\$ GROUP 2\$		12.83 12.26

GROUP 3\$	18.42	12.26
GROUP 4\$	17.98	11.77
GROUP 5\$	17.47	11.62
GROUP 6\$	20.16	12.89

POWER EQUIPMENT OPERATORS CLASSIFICATIONS

GROUP 1 - Pile drivers, all types of cranes, all types of backhoes, draglines, keystones, all types of shovels, derricks, trench shovels, trenching machines, paver (blacktop and concrete), gradalls, all front end loaders, tandem scrapers, pippin types backhoes, boat captains, batch plant with mixer, drill self contained (drill-master type), CMI Autograde, milling machine, vemeer saw, conveyor loader (euclid type) scraper and tournapulls, bulldozers and tractors, concrete pumps, motor patrols, mechanic welders, log skidder, side boom, bobcat type (with attachments), boring machines including directional boring machines, chipper with boom, hydro ax, machines similar to the above including remote control equipment.

GROUP 2 - Spreaders, asphalt plant engineers, rollers (high grade finishing), machine similar to above, including remote control equipment.

GROUP 3 - Welding machine, well points, compressors, pump heaters, farm tractors, form line graders, ditch witch type trencher, road finishing machines, concrete breaking machines, rollers, miscellaneous equipment operator, seaman pulverizing mixer, power broom, seeding spreader, tireman - (for power equipment) conveyors, loaders other than EUC type, conveyors, driller second class, machines similar to the above including remote control equipment.

GROUP 4 - Fireman and grease truck

GROUP 5 - Oilers and deck hands GROUP 6 - All machines with booms (including jibs, masts, leads, etc.) 100 ft. and over. ***TOXIC/HAZXARDOUS WAST REMOVAL***

Add 20 per cent to basic hourly rate for all classifications

ENGI0542-022 05/01/2003

	Rates	Fringes
Power equipment operators:		
(HEAVY CONSTRUCTION:)		
GROUP 1\$	21.89	13.42+A
GROUP 2\$	21.61	13.33+A
GROUP 3\$	19.07	12.09+A
GROUP 4\$	17.94	11.75+A
GROUP 5\$	17.48	11.63+A
GROUP 6\$	16.60	11.37+A
HEAVY CONSTRUCTION:		

FOOTNOTE:

A: PAID HOLIDAYS: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, and Christmas Day, the employee works the day before and the day after the holiday.
TOXIC/HAZXARDOUS WASTE REMOVAL

Add 20 per cent to basic hourly rate for all classifications POWER EQUIPMENT OPERATORS CLASSIFICATIONS

GROUP 1: Machines doing hook work, any machine handling machinery, cable spinning machines, helicopters, machines similar to the above, including remote control equipment. GROUP 2: All types of cranes (except cranes doing hook work), backhoes, cableways, draglines, keystones, shovels, derricks, trench shovels, trenching machines, hoist with two towers, pavers 21E and over, overhead cranes, building hoists (double drum) gradalls, mucking machines in tunnels, front end loaders, tandem scrapers, pippin type backhoes, boat captains, batch plant operators concrete drills, self-contained rotary drills, fork lifts, 20ft, lift and over, scrapers, tournapulls, spreaders, bulldozers and tractors, rollers (high grade finishing), mechanic-welder,

motor patrols, concrete pumps, grease truck, bob cat type

```
(all attachments), boring machines including directional
 boring machines, hydro ax, side boom, vermeer saw, chipper
 with boom, machines similar to the above including remote
  control equipment
 GROUP 3: Conveyors, building hoist (single drum), high or
 low pressure boilers, drill operators, well drillers, asphalt
 plant engineers, ditch witch type trencher, second class
 driller, forklift truck under 20ft. lift, stump grinder
 tireman grinder, tireman (for power equipment), machines
 similar to above including remote control equipment.
 GROUP 4: Welding machines, well points, compressors, pumps,
 heaters, farm tractors, form line graders, road finishing
 machines, concrete breaking machines, rollers, seaman
 pulverzing mixer, power boom, seeding spreader, chipper
 without boom, machines similar to the above including remote
 control equipment.
 GROUP 5: Fireman.
 GROUP 6: Oilers and deck hands (personnel boats).
IRON0036-002 07/01/2003
CARBON, LEHIGH (Except Fogelsville), NORTHAMPTON AND MONROE
(Except Tobyhanna Army Depot)
                                 Rates
                                              Fringes
 Ironworkers:
   Projects Over 25
   Million Dollars.....$ 26.95
                                                 14.02
   Projects Under 25
   Million Dollars.....$ 26.45
                                                14.02
* IRON0404-006 01/01/2004
ADAMS, CUMBERLAND, DAUPHIN, LEBANON (Western 3/4), LANCASTER
(Western part), LYCOMING, MONTOUR, NORTHUMBERLAND, JUNIATA,
PERRY, SCHUYLKILL (Western tip to include the twps. of Fearnot,
Good Spring, Hegins, Jolett, Klingerstown, Muir, Pittman Haas, Rough and Ready, Sacramento, Spring Glen, Suedberg, Tower City,
and Valley View), SNYDER, UNION, AND YORK COUNTIES
                                 Rates
                                               Fringes
 Ironworkers:
   Reinforcing.....$ 21.17
                                                 12.95
   Structural, Ornamental.....$ 24.17
IRON0420-006 07/01/2003
BERKS, LANCASTER (Eastern Part), LEBANON (Eastern 1/4), LEHIGH
(Fogelsville), AND SCHUYKILL (Remainder) COUNTIES
                                Rates
  Ironworkers:
   Projects less than
   $200,000,000....$ 24.10
                                                 13.45
   STRUCTURAL, ORNAMENTAL,
   AND REINFORCING:
   Projects $200,000,000
   and greater, (all
   work)....$ 26.10
                                                13.45
IRON0489-002 07/01/2003
BRADFORD, COLUMBIA, LACKAWANNA, LUZERNE, MONROE (Tobyhanna
Depot only), PIKE, SULLIVAN, TIOGA, SUSQUEHANNA, WAYNE,
WYOMING, CARBON (Northern tip - McAdoo), LYCOMING (Southern tip
- Hughsville)
                                 Rates
                                              Fringes
 Ironworkers:
   Reinforcing.....$ 25.92
                                                 14.85
   Structural and
   Ornamental.....$ 26.17
LABO0158-001 05/01/2003
```

Rates

Fringes

```
Laborers:
                                             6.96
   GROUP 10.....$ 18.86
   GROUP 1.....$ 17.45
                                              6.96
   GROUP 11....$ 20.66
                                              6.96
   GROUP 2.....$ 17.65
                                              6.96
   GROUP 3.....$ 18.00
                                             6.96
                                             6.96
   GROUP 4.....$ 18.23
   GROUP 5.....$ 18.29
                                              6.96
   GROUP 6.....$ 18.67
                                              6.96
   GROUP 7.....$ 13.04
                                             6.96
   GROUP 8.....$ 18.09
                                             6.96
   GROUP 9.....$ 18.38
                                              6.96
 LABORERS CLASSIFICATIONS
 GROUP 1: Asphalt, tampers, concrete pitmen, puddlers \& rubbers, Highway guardrail, right of way and property line
 fence, Highway slab renforcng placers, laborers, landscape,
 planters, seeders and arborists, magazine tenders, railroad
 trackmen, & signalmen, leaser beam men (pipe laying,
 paving machine)
 GROUP 2: Pnuematic and Electric tool operator jackhammers,
 paving breakers, concrete saws, whacker vibrators, sheet
 hammers, steward, chain saws, pipelayers, asphalt rake, lute
 or screed men, concrete block layers
 GROUP 3: Caisson-open air below 8 feet, cofferdam open air
 below 8 feet where excavations for circular caissons and
 cofferdams 8 ft and below level of natural grade adjacent to
 starting point, form setters (road) wagon drill diamond point
 drill, gunite nozzle operators
 GROUP 4: Blasters
 GROUP 5: Reinforcing steel placers, bonding, aligning and
 securing and burning and welding in conjunction with
 reinforing steel
 GROUP 6: Concrete surfaces
 GROUP 7: Flaggers
 FREE AIR TUNNELS AND ROCK SHAFTS:
 GROUP 8: Outside laborers in conjuction tunnels & rock
 shafts
 GROUP 9: Chuck Tenders, Muckers, Nippers, Miners
 GROUP 10: Miners, Drillers, Blasters, Pneumatic Shield
 Operators Lining, Spotting & Timers Workmen, Reinforcing
 Steel placers, Bonding, Aligning and Securing Welders and
 Concrete Surfaces.
 GROUP 11: Hazardous/Toxic handler
PAIN0021-026 05/01/2003
ADAMS, CUMBERLAND, DAUPHIN, LANCASTER, PERRY, AND YORK COUNTIES
                             Rates
                                              5.95
   Bridge.....$ 23.83
   Brush.....$ 21.00
   Spray, Sandblast.....$ 22.00
PAIN0057-021 06/01/2000
JUNIATA COUNTY
                             Rates
                                         Fringes
 Painters:
   Brush (Commercial &
   Roller).....$ 20.53
                                             9.05
   Industrial Brush &
   Roller.....$ 22.63
                                              9.05
   Spray.....$ 23.13
PAIN1021-001 05/01/2002
CARBON, LEHIGH, NORTHAMPTON, AND MONROE COUNTIES
                             Rates
                                          Fringes
 Painters:
   Bridge.....$ 22.42
                                              8.25
```

Brush, Roller\$ Spray, Sandblast\$	21.55 22.55	8.25 8.25
PAIN1021-002 05/01/2002 BERKS, BRADFORD, COLUMBIA, LACKWA LYCOMING, MONTOUR, NORTHUMBERLAND SULLIVAN, SUSQUEHANNA, TIOGA, UNI	, PIKE, SCHUYLK ON, WAYNE, WYOM	ILL, SNYDER,
Painters: Bridge; Brush, Roller\$ Bridge; Spray\$ Brush and roller\$ Spray, Sandblast\$	22.30 23.30 21.35	8.00 8.00 8.00 8.00
PLAS0592-004 05/03/2003 MONROE COUNTY; (EXCEPT TOBYHANNA	DEPOT) Rates	Fringes
Cement Mason	\$ 22.93	5.10
PLAS0592-005 05/01/2003 COLUMBIA COUNTY	Datas	Palana
Cement Mason	Rates \$ 22.93	5.10
PLAS0592-017 05/01/2003	Rates	Fringes
Cement Mason BERKS (Except Northeastern part), LEBANON (Eastern part) LANCASTER (Northeastern part). In Berks County through East Greenville, Huffs Church, Fredericksville, Dryville, Lyon Station, Kutztown, Krumsville and Stoney Run to Lehigh County Line, Thence along Lehigh County Line to Schuylkill County Line to Lebanon County Line, along Lebanon County Line to Route 501 North to Myerstown, Then South through Myerstown to PA Turnpike in Lancaster County, East on Turnpike to Morgantown in Berks County)\$ BERKS (Northeastern part lying North of a line starting from the Southern boundary line of Lehigh County continuing through Huffs Church, Fredericksville, Dryville, Lyon Station, Kutztown, Krumsville, and Stoney run in Berks County line), CARBON, LEHIGH, NORTHAMPTON	20.80	8.85

```
(Northwest part
including the towns of
Walnutport, Bath, and
Northampton) COUNTIES.....$ 22.00
                                             6.84
BRADFORD, LACKAWANNA,
LUZERNE, LYCOMING,
MONROE (Tobyhanna),
SCHUYLKILL, SULLIVAN,
TIOGA, UNION AND
WYOMING COUNTIES.....$ 22.93
                                             5.10
CUMBERLAND, DAUPHIN,
FRANKLIN, FULTON,
JUNIATA, MONTOUR,
NORTHUMBERLAND, PERRY,
SNYDER; and parts of
ADAMS, LEBANON AND YORK
COUNTIES.....$ 21.20
                                              7.65
The following portions
of LANCASTER, YORK,
ADAMS AND CUMBERLAND
COUNTIES (Within the
following Boundary
Lines: starting at the
Maryland State Line,
North on the
Lancaster-Chester
County Line to Berks
County Line. North to
the PA Turnpike, West
on the Turnpike to
Route 501. North on
Route 501 to
Lacnaster-Dauphine
County Line, then West
to the Susquehanna
River, cross the river
to Route 920 and
continue to Goldsboro,
Lewisberry and
Rossville to Dillsburg,
thence to Route 15 to
Heidlersburg, thence on
Route 234 to Junction
of Route 334, up Route
334 to Route 34 to
junction of road
immediately South of
Hunters' Run; Then to
Pine Grove Furnace,
Continue on Route 233
to Mont Alto; Thence on
Route 997 to road
immediately South of
Fayetteville; Thence
through New Franklin to
Marion; Thence to St.
Thomas, then on Route
eo through Fort Loudon
to Franklin County Line
at Tuscarora Mts. Then
South on the
Franklin-Fulton County
Line to Maryland State
Line).....$ 21.20
                                              7.65
```

Rates Fringes
Cement Mason.....\$ 21.88 4.05

TEAM0229-003 05/01/2003

Rates Fringes Truck Driver (ADAMS, BERKS,

CARBON, COLUMBIA, CUMBERLAND, DAUPHIN, JUNIATA, LACKAWANA, LANCASTER, LEBANON, LEHIGH, LUZERNE, LYCOMING, MONROE, MONTOUR, NORTHAMPTON, NORTHUMBERLAND, PERRY, PIKE, SCHUYKILL, SNYDER, SULLIVAN, SUSQUEHANNA, UNION, WAYNE, WYOMING, AND YORK COUNTIES)

GROUP 1.....\$ 23.83 GROUP 2......\$ 23.90 GROUP 3......\$ 24.39

Truck drivers: (BRADFORD

AND TIOGA COUNTIES)

8.89 GROUP 1.....\$ 14.94 GROUP 2.....\$ 15.01 GROUP 3.....\$ 15.50 8.89

TRUCK DRIVERS CLASSIFICATIONS

GROUP 1 - Stake body truck (single axle, dumpster)

GROUP 2 - Dump trucks, tandem and batch trucks,

semi-trailers, agitator mixer trucks, Ready-mix and dumpcrete type vehicles, asphalt distributors when used for transportation, stake body truck (tandem)

GROUP 3 - Euclid-type, off highway equipment-back or belly dump trucks and double-hitched equipment, straddle (ross) carrier, low-bed trailers

WELDERS - Receive rate prescribed for craft performing

operation to which welding is incidental. ______

Unlisted classifications needed for work not included within the scope of the classifications listed may be added after award only as provided in the labor standards contract clauses (29CFR 5.5 (a) (1) (ii)).

In the listing above, the "SU" designation means that rates listed under the identifier do not reflect collectively bargained wage and fringe benefit rates. Other designations indicate unions whose rates have been determined to be

WAGE DETERMINATION APPEALS PROCESS

- 1.) Has there been an initial decision in the matter? This can be:
- * an existing published wage determination
- a survey underlying a wage determination
- a Wage and Hour Division letter setting forth a position on a wage determination matter
- a conformance (additional classification and rate) ruling On survey related matters, initial contact, including requests for summaries of surveys, should be with the Wage and Hour Regional Office for the area in which the survey was conducted because those Regional Offices have responsibility for the Davis-Bacon survey program. If the response from this initial contact is not satisfactory, then the process described in 2.) and 3.) should be followed.

With regard to any other matter not yet ripe for the formal process described here, initial contact should be with the Branch of Construction Wage Determinations. Write to:

Branch of Construction Wage Determinations Wage and Hour Division U.S. Department of Labor 200 Constitution Avenue, N.W. Washington, DC 20210

2.) If the answer to the question in 1.) is yes, then an interested party (those affected by the action) can request review and reconsideration from the Wage and Hour Administrator (See 29 CFR Part 1.8 and 29 CFR Part 7). Write to:

Wage and Hour Administrator U.S. Department of Labor 200 Constitution Avenue, N.W. Washington, DC 20210

The request should be accompanied by a full statement of the interested party's position and by any information (wage payment data, project description, area practice material, etc.) that the requestor considers relevant to the issue.

3.) If the decision of the Administrator is not favorable, an interested party may appeal directly to the Administrative Review Board (formerly the Wage Appeals Board). Write to:

Administrative Review Board U.S. Department of Labor 200 Constitution Avenue, N.W. Washington, DC 20210

4.) All decisions by the Administrative Review Board are final.

END OF GENERAL DECISION